Case 1:17-cv-02068-SDG Document 34-2 Filed 10/12/18 Page 1 of 4 ___ Amended Sentence ___ Modified Sentence ___ Revoked 1st Offender Sentence ___ Re-Sentence

IN THE SUPERIOR COURT OF FULTON COUNTY, STATE OF GEORGIA									ORGIA
STATE OF GEORGIA vs						С	lerk to complete if inco	omplete) :
	<u>/IS TAYLOI</u> 1408830	<u> </u>	FILE	D IN OF	FICE	D	TN(s): OB: 12/10/1987 A. ID#:GA-000367686	62	
CRIMINAL ACTION #: 14SC126099 March/April Term of 2015 DEPUTY CLERK SUPERIOR COURT DEPUTY CLERK SUPERIOR COURT									
March/April Term of 2015					Final Disposition: FELONY With PROBATION				
First Offender/ Conditional Discharge entered under: O.C.G.A. § 42-8-60 O.C.G.A. § 16-13-2									
Re	peat Offende	r as imposed be	elow		PLEA:	gotiated	X Jury	_	ERDICT: Non-Jury
не	реат Опепае	r Waived	INE	gonated _	Non-ne	gonated	<u></u>		,— Non-Jury
The Court enters the following judgment:									
Count	Charge (as indicted or accused)		Guilty; I Guilty- <u>Alford;</u> G Not Pros; Not	Osition Not Guilty; Guilty-Lesser Incopy Dead Docket y-1 st Offender; der Alford		Sentence	Fine	Concurrent/ Consecutive, Merged, Suspended Commute to Time Served	
1	Criminal Atterr Robbery	npt to Commit Arme	16-4-1		uilty		s serve 10 years with 20 n probation	0.00	Count 2 concurrent with count one and with 14sc130634
2	Armed Robbei	ry	16-8-41	Robbery by I	ser included ntimidation 16 0 (A)2		s serve 10 years with 10 n probation		
3	Aggravated Assault 16-5-21		Not Guilty						
The Defendant is adjudged guilty or sentenced under First Offender/Conditional Discharge for the above-stated offense(s); the Court sentences the Defendant to confinement in such institution as the Commissioner of the State Department of Corrections may direct, with the period of confinement to be computed as provided by law.									
Sente proba		nary: The Defe	endant is	sentenced	for a tota	l of : Th	irty years serve 10 y	ears v	vith 20 years on
[X] with the years to be		Ten years			first to be served in confinement and the remainder of 20 served				
14SC126099		JARVIS TAYLOR							

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on probation; or [] to be served on probation. The Defendant is to receive credit for time served in custody: [] from []; or [] as determined by the custodian.
[] 1. The above sentence may be served on probation provided the Defendant shall comply Conditions of Probation imposed by the Court as part of this sentence.

[X] 2. Upon service of ___ Ten years the remainder of Twenty years may be served on probation; PROVIDED, that the Defendant shall comply with the Conditions of Probation imposed by the Court as part of this sentence.

with the

3.The Court sentences the Defendant as a recidivist under O.C.G.A.:

[M] § 17-10-7(a); [M] § 17-10-7(c); [] § 16-7-1(b); [] § 16-8-14(b); or [] §

GENERAL CONDITIONS OF PROBATION

The Defendant is subject to arrest for any violation of probation. If probation is revoked, the Court may order incarceration. The Defendant shall comply with the following General Conditions of Probation: 1) Do not violate the criminal laws of any governmental unit and be of general good behavior. 2) Avoid injurious and vicious habits. 3) Avoid persons or places of disreputable or harmful character. 4) Report to the Probation Officer as directed and permit the Probation Officer to visit you at home or elsewhere. 5) Work faithfully at suitable employment insofar as may be possible. 6) Do not change your place of abode, move outside the jurisdiction of the Court, or leave Georgia without permission of the Probation Officer. If permitted to move or travel to another state, you agree to waive extradition from any jurisdiction where you may be found and not contest any effort by any jurisdiction to return you to this State. 7) Support your legal dependents to the best of your ability. 8) When directed, in the discretion of the Probation Officer: (a) submit to evaluations and testing relating to rehabilitation and participate in and successfully complete rehabilitative programming; (b) wear a device capable of tracking location by means including electronic surveillance or global positioning satellite systems; (c) complete a residential or nonresidential program for substance abuse or mental health treatment; and/or (d) agree to the imposition of graduated sanctions as defined by law. 9) Make restitution as ordered by the Court.

FINE SURCHARGES or ADD-ONs: The Court assesses all fine surcharges or add-ons as required by the laws of the State of Georgia and as are applicable to offense(s) for which the Defendant has been convicted.

- 1) The Court orders that: [] the Defendant shall pay the probation supervision fee as required by law; or [] the probation supervision fee is waived.
- 2) If counsel was provided under the Georgia Indigent Defense Act: [] the Defendant shall pay the \$50 Public Defender Application Fee; or [] the Public Defender Application Fee is waived.
- 3) If counsel was provided at public expense: [] the Defendant shall pay attorney's fees of \$ to County; or attorney's fees are waived.
- 4) The Defendant shall pay the Crime Lab Fee as required by law.

SPECIAL CONDITIONS OF PROBATION

The Defendant is advised that violation of any Special Condition of Probation may subject the Defendant to a revocation of probation and the Court may require the Defendant to serve up to the balance of the sentence in confinement. The Defendant shall comply with all Special Conditions of Probation: [] as designated on the attached Inventory of Special Conditions of Probation; or [] as follows: (import conditions to be imposed from Inventory of Special Conditions of Probation).

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FIRST OFFENDER OR CONDITIONAL DISCHARGE

(If designated by the Court)

The Defendant consenting hereto, it is the judgment of the Court that no judgment of guilt be imposed at this time but that further proceedings are deferred and the Defendant is hereby sentenced to confinement at such institution as the Commissioner of the State Department of Corrections or the Court may direct, with the period of confinement to be computed as provided by law.

Upon violation of the terms of probation, upon conviction for another crime during the period of probation, or upon the Court's determination that the Defendant is or was not eligible for sentencing under the First Offender Act or for Conditional Discharge, the Court may enter an adjudication of guilt and proceed to sentence the Defendant to the maximum sentence as provided by law.

Upon fulfillment of the terms of this sentence, or upon release of the Defendant by the Court prior to the termination of this sentence, the Defendant shall stand discharged of said offense without court adjudication of guilt and shall be completely exonerated of guilt of said offense charged.

For Court's Use:	
The Hon. April Northcross, Attorney at I	Law, represented the Defendant by:
Jolanda Price Court Reporter	·
SO ORDERED this 26th day of March, 2015	WENDY SHOOB Judge of Superior Court Atlanta Judicial Circuit
	Wendy L. Shoob
	(print or stamp Judge's name)

FIREARMS – If you are convicted of a crime punishable by imprisonment for a term exceeding one year, or of a misdemeanor crime of domestic violence where you are or were a spouse, intimate partner, parent, or guardian of the victim, or are or were involved in another similar relationship with the victim, it is

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unlawful for you to possess or purchase a firearm including a rifle, pistol, or revolver, or ammunition, pursuant to federal law under 18 U.S.C. § 922(g)(9) and/or applicable state law.

part of this sentence is probated I certify that I unders	tence or had them read and explained to me. If all or any stand the meaning of the order of probation and the fa special condition of probation could result in revocation
Ī	Defendant